the vessel or its ownership, a report under §68.37 must be filed.

[GCD 89-007; GCD 89-007a, 58 FR 60266, Nov. 15, 1993, 58 FR 65131, Dec. 13, 1993, as amended by CGD 95-014, 60 FR 31606, June 15, 1995; USCG-1999-6216, 64 FR 53225, Oct. 1, 1999. Redesignated and amended by USCG-2005-20258, 71 FR 61418, Oct. 18, 2006]

§ 68.37 Cessation of qualifications.

(a) If the vessel is owned by a not-forprofit oil spill response cooperative and a change occurs which affects the validity of the certificate required by §68.35(a), or the ownership of the vessel changes so that it no longer meets the criteria of §68.29, the qualification for the privileges enumerated in §68.33 is terminated effective as of the date and time of the change. The not-for-profit oil spill response cooperative shall report the change in writing to the Director, National Vessel Documentation Center.

(b) If the vessel is owned by a member or members of a not-for-profit oil spill response cooperative and a change occurs which affects the validity of the certificate required by §68.35(a), or the ownership of the vessel changes so that it no longer meets the criteria of §68.29, the qualification of the member or members for the privileges enumerated in §68.33 is terminated effective as of the date and time of the change. The member or members shall report the change in writing to the Director, National Vessel Documentation Center.

(c) When qualifications are terminated under this section, the certificate of documentation issued under this subpart must be surrendered or exchanged in accordance with part 67 of this chapter.

[GCD 89-007; GCD 89-007a, 58 FR 60266, Nov. 15, 1993, 58 FR 65131, Dec. 13, 1993, as amended by CGD 95-014, 60 FR 31606, June 15, 1995; USCG-1999-6216, 64 FR 53225, Oct. 1, 1999. Redesignated and amended by USCG-2005-20258, 71 FR 61418, Oct. 18, 2006]

APPENDIX A TO SUBPART B OF PART 68— OATH FOR QUALIFICATION OF A NOT-FOR-PROFIT OIL SPILL RESPONSE COOPERATIVE

Department of Homeland Security, U.S. Coast Guard

Oath for Qualification of a Not-For-Profit Oil Spill Response Cooperative [46 U.S.C. 12106(d)]

| 12106(d)] |
|---|
| Cooperative: |
| Name |
| Address |
| Jurisdiction where incorporated or orga- |
| nized |
| |
| Affiant: |
| Name |
| Address |
| Cooperative |
| Title or Capacity |
| I, the affiant, swear that I am legally au- |
| thorized to make this oath and hold the ca- |
| pacity so bestowed upon me as , on |
| behalf of the cooperative and |
| its members, that it is a not-for-profit coop- |
| erative, and that it is engaged in training |
| for, carrying out, or supporting oil spill cleanup operations or related research ac- |
| tivities. |
| That all members of the cooperative who |
| may use the letter of qualification issued to |
| this cooperative are truly and correctly |
| named, including home address and citizen- |
| ship of each on the attached listing incor- |
| porated in and made a part of this oath. |
| Signature |
| Subscribed and sworn to before me on the |
| day and year shown. |
| (Notary Public) |
| Date |
| |
| [CGD 90-055, 57 FR 7642, Mar. 3, 1992, as |
| amended by USCG-2003-14505, 68 FR 9535, |
| Feb. 28, 2003. Redesignated by USCG-2007-28098, 71 FR 61418, Oct. 18, 2006] |
| 20030, 71 1 10 01410, Oct. 10, 2000] |
| APPENDIX B TO SUBPART B OF PART 68- |
| OATH FOR DOCUMENTATION OF VES- |
| SELS FOR USE BY A NOT-FOR-PROFIT |
| OIL SPILL RESPONSE COOPERATIVE |
| December 1 CH and 1 Co. 11 U.S. Co. 11 |
| Department of Homeland Security, U.S. Coast Guard |
| Guaru |
| Oath for Documentation of Vessels For Use |
| by a Not-For-Profit Oil Spill Response Co- |
| operative [46 U.S.C. 12106(d)] |
| Cooperative: |
| Name |
| Address |
| |

§ 68.50

| nized | | | | |
|--------------------|--------|------------|----------|---------|
| I, the undersi | gned | officer of | | , a |
| not-for-profit oil | | | | |
| swear that I am | legal | ly author | ized to | make |
| this oath on bel | nalf o | f the coo | perativ | e, and |
| its members and | that | the coope | rative l | nas ac- |
| cepted the vessel | | | | |
| T. | , | . 1 | | 0 . 1 |

Jurisdiction where incorporated or orga-

I/we _____, am/are the owner(s) of the vessel. I/we further swear that the vessel has been dedicated to the exclusive use of the cooperative for the purpose of training for, carrying out, or supporting oil spill cleanup operations or related research activities for discharges of oil into the navigable waters of the United States and the Exclusive Economic Zone and that the cooperative has accepted the vessel.

For the Cooperative:

Name
Address
Cooperative
Title or Capacity
For Each Vessel Owner:
Name
Cooperative
Title or Capacity
Subscribed and sworn to before me on the day and year shown.

(Notary Public)

Date

[CGD 90-055, 57 FR 7642, Mar. 3, 1992, as amended by USCG-2003-14505, 68 FR 9535, Feb. 28, 2003. Redesignated by USCG-2007-28098, 71 FR 61418, Oct. 18, 2006]

Subpart C—Vessels With a Coastwise Endorsement Issued on or After August 9, 2004, That Are Demised Chartered to Coastwise Qualified Citizens

SOURCE: USCG-2005-20258, 71 FR 61419, Oct. 18, 2006, unless otherwise noted.

§68.50 Purpose and applicability.

- (a) This subpart contains requirements, in addition to those in part 67 of this chapter, for obtaining a coastwise endorsement for a U.S.-built vessel—
- (1) That is owned by a person that qualifies as a citizen under $\S67.35(a)$, $\S67.36(a)$, $\S67.37$, or $\S67.39(a)$ of this chapter; and
- (2) That is demise chartered to a coastwise qualified citizen under § 67.33,

§67.35(c), §67.36(c), §67.37, §67.39(c), or §67.41 of this chapter.

(b) This subpart applies to a vessel with a coastwise endorsement issued on or after August 9, 2004. It does not apply to a vessel under subpart D of this part.

§ 68.55 Definitions.

In addition to the terms defined in §67.3 of this chapter, as used in this subpart—

Affiliate means, with respect to any person, any other person that is—

- (1) Directly or indirectly controlled by, under common control with, or controlling that person; or
- (2) Named as being part of the same consolidated group in any report or other document submitted to the United States Securities and Exchange Commission or the Internal Revenue Service.

Cargo does not include cargo to which title is held for non-commercial reasons and primarily for the purpose of evading the requirements of §68.65(a)(2).

Oil has the meaning given that term in 46 U.S.C. 2101(20).

Operation or management, for vessels, means all activities related to the use of vessels to provide services. These activities include, but are not limited to, ship agency; ship brokerage; activities performed by a vessel operator or demise charterer in exercising direction and control of a vessel, such as crewing, victualing, storing, and maintaining the vessel and ensuring its safe navigation; and activities associated with controlling the use and employment of the vessel under a time charter or other use agreement. It does not include activities directly associated with making financial investments in vessels or the receipt of earnings derived from these investments.

Passive investment means an investment in which neither the investor nor any affiliate of the investor is involved in, or has the power to be involved in, the formulation, determination, or direction of any activity or function concerning the use, operation, or management of the asset that is the subject of the investment.

Qualified proprietary cargo means—